Department of Defense

(iv) Agreements with countries in the Pacific and Far East are filed with the U.S. Pacific Command.

225.802-70 Contracts for performance outside the United States and Canada.

Follow the procedures at PGI 225.802–70 when placing a contract requiring performance outside the United States and Canada. Also see Subpart 225.74, Defense Contractors Outside the United States.

[70 FR 23801, May 5, 2005]

225.802-71 End use certificates.

Contracting officers considering the purchase of an item from a foreign source may encounter a request for the signing of a certificate to indicate that the Armed Forces of the United States is the end user of the item, and that the U.S. Government will not transfer the item to third parties without authorization from the Government of the country selling the item. When encountering this situation, refer to DoD Directive 2040.3, End Use Certificates, for guidance.

225.870 Contracting with Canadian contractors.

225.870-1 General.

- (a) The Canadian Government guarantees to the U.S. Government all commitments, obligations, and covenants of the Canadian Commercial Corporation under any contract or order issued to the Corporation by any contracting office of the U.S. Government. The Canadian Government has waived notice of any change or modification that may be made, from time to time, in these commitments, obligations, or covenants.
- (b) For production planning purposes, Canada is part of the defense industrial base (see 225.870–2(b)).
- (c) The Canadian Commercial Corporation will award and administer contracts with contractors located in Canada, except for—
- (1) Negotiated acquisitions for experimental, developmental, or research work under projects other than the Defense Development Sharing Program;
- (2) Acquisitions of unusual or compelling urgency;

- (3) Acquisitions at or below the simplified acquisition threshold; or
- (4) Acquisitions made by DoD activities located in Canada.
- (d) The Canadian Commercial Corporation uses provisions in contracts with Canadian or U.S. concerns that give DoD the same production rights, data, and information that DoD would obtain in contracts with U.S. concerns.
- (e) The Government of Canada will provide the following services under contracts with the Canadian Commercial Corporation without charge to DoD:
- (1) Contract administration services, including—
 - (i) Cost and price analysis;
 - (ii) Industrial security;
- (iii) Accountability and disposal of Government property;
 - (iv) Production expediting:
- (v) Compliance with Canadian labor laws;
- (vi) Processing of termination claims and disposal of termination inventory;
 - (vii) Customs documentation;
- (viii) Processing of disputes and appeals; and
- (ix) Such other related contract administration functions as may be required with respect to the Canadian Commercial Corporation contract with the Canadian supplier.
- (2) Audits. The Public Works and Government Services Canada performs audits when needed. Route requests for audit on non-Canadian Commercial Corporation contracts through the cognizant contract management office of the Defense Contract Management Agency.
- (3) Inspection. The Department of National Defence (Canada) provides inspection personnel, services, and facilities at no charge to DoD departments and agencies (see 225.870–7).

225.870-2 Solicitation of Canadian contractors.

- (a) Except for acquisitions described in 225.870-1(c)(1) through (4), include Canadian firms on solicitation mailing lists and comparable source lists only at the request of the Canadian Commercial Corporation.
- (b) Include Canadian planned producers under the Industrial Preparedness Production Planning Program on